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Art Unit 2621 Serial No. 09/960,030 Reply to Office Action of: February 28, 2007 Attorney Docket No.: K35A0978

REMARKS

REJECTION UNDER 35 USC § 103

The examiner rejected claims 14 and 18-20 under 35 U.S.C. § 103(a) as unpatentable over Miller (US 2002/0170073) in view of Yap (US 2002/0092021).

The rejections should be withdrawn in view of the above claim amendments since neither Miller nor Yap disclose or suggest a STB that communicates to a DVR information identifying a program selected by a user from a STB GUI, and receives a command from the DVR to tune to a channel corresponding to a program identifier. In particular, the STB 100 disclosed by Yap does not receive a command from the recorder 200 to tune to a channel corresponding to a program identifier. The rejection should be withdrawn.

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CONCLUSION

In view of the foregoing amendments and remarks, the applicant respectfully submits that the pending claims are now in condition for allowance and requests reconsideration of the rejections. If it is believed that a telephone conversation would expedite the prosecution of the present application, or clarify matters with regard to its allowance, the examiner is invited to contact the undersigned attorney at the number listed below.

The Commissioner is hereby authorized to charge payment of any required fees associated with this Communication or credit any overpayment to Deposit Account No. 23-1209.

Respectfully submitted.

Date: April 16, 2007

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